

standard for GCNP (64 FR 38006; July 14, 1999). NPS's policy revised the noise evaluation methodology and established a dual noise level mapping of GCNP. The methodology effectively devised a two zone system for assessing the impacts related to the substantial restoration of natural quiet in GCNP. Zone One is based on the standard of noticeability, which was used previously for noise assessments in GCNP and is determined to be three decibels above the A-weighted natural ambient level. Zone Two is based on the standard of audibility, which is determined to be eight decibels below the average A-weighted natural ambient level. The National Canyon corridor proposed in Notice 97-6 would have passed through Zone 2. Consequently, application of the audibility standard to the National Canyon area precludes this area from consideration as a possible air tour route. The FAA recently has proposed two air tour routes through the central portion of the GCNP, which do not infringe on Zone Two. Notice No. 99-11, Modification of the Dimensions of the Grand Canyon National Park Special Flight Rules Area and Flight Free Zones (64 FR 37296; July 9, 1999) and a companion Notice of availability on routes in Grand Canyon National Park (64 FR 37191; July 9, 1999) both had a 60-day comment period that closed on September 7, 1999.

The FAA appreciates the comments that the public provided on the proposals in Notice 97-6. Commenters provided valuable insights into what constitutes a viable air tour route. Other commenters expressed the value of restoring natural quiet in GCNP. Native American tribes took this opportunity to express their concerns for any air tour route that could affect their sacred properties. These comments assist the FAA and NPS in their continuing efforts to develop air tour routes in GCNP.

Issued in Washington, DC on November 5, 1999.

L. Nicholas Lacey,

Director, Flight Standards Service.

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DEPARTMENT OF THE TREASURY

Customs Service

19 CFR Part 141

RIN 1515-AC15

Anticounterfeiting Consumer Protection Act: Customs Entry Documentation

AGENCY: Customs Service, Treasury.

ACTION: Notice of proposed rulemaking; extension of comment period.

SUMMARY: This document provides an additional 30 days for interested members of the public to submit comments on the proposal to amend the Customs Regulations to implement section 12 of the Anticounterfeiting Consumer Protection Act of 1996 (ACPA). Section 12 of the ACPA concerns the content of entry documentation required by Customs to determine whether imported merchandise or its packaging bears an infringing trademark. The proposed regulatory provision requires importers to provide on the invoice a listing of all trademarks appearing on the imported merchandise and its packaging. The proposal was published in the **Federal Register** on September 13, 1999, and the comment period was scheduled to expire on November 12, 1999.

DATES: Comments on the proposal must be received on or before December 13, 1999.

ADDRESSES: Written comments (preferably in triplicate) may be addressed to the Regulations Branch, Office of Regulations and Rulings, U.S. Customs Service, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Washington, DC 20229. All comments submitted will be available for public inspection in accordance with the Freedom of Information Act (5 U.S.C. 552), § 1.4, Treasury Department Regulations (31 CFR 1.4), and § 103.11(b), Customs Regulations (19 CFR 103.11(b)) between 9:00 a.m. and 4:30 p.m. on normal business days at the Regulations Branch, Office of Regulations and Rulings, U.S. Customs Service, 1300 Pennsylvania Avenue, NW, 3rd Floor, Washington, DC.

FOR FURTHER INFORMATION CONTACT: Lou Alfano, Commercial Enforcement, Office of Field Operations (202) 927-0005.

SUPPLEMENTARY INFORMATION:

Background

Customs published a document in the **Federal Register** (64 FR 49423) on September 13, 1999, proposing to implement section 12 of the

Anticounterfeiting Consumer Protection Act of 1996 (ACPA). Section 12 of the ACPA concerns the content of entry documentation required by Customs to determine whether imported merchandise or its packaging bears an infringing trademark. The proposed regulatory provision requires importers to provide on the invoice a listing of all trademarks appearing on the imported merchandise and its packaging.

The document invited the public to comment on the proposal. Comments on the proposed rule were requested on or before November 12, 1999.

On November 8, 1999, Customs received a request from the Customs and International Trade Bar Association to extend the comment period an additional 30 days.

Customs has determined to grant the request for the extension. Accordingly, the period of time for the submission of comments is being extended 30 days. Comments are now due on or before December 13, 1999.

Dated: November 9, 1999.

Stuart P. Seidel,

Assistant Commissioner, Office of Regulations and Rulings.

[FR Doc. 99-29793 Filed 11-15-99; 8:45 am]

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RAILROAD RETIREMENT BOARD

20 CFR Part 322

RIN 3220-AB38

Remuneration

AGENCY: Railroad Retirement Board.

ACTION: Proposed rule.

SUMMARY: The Railroad Retirement Board (Board) proposes to amend its regulations defining remuneration and how that term is applied to claims for benefits under the Railroad Unemployment Insurance Act (RUIA) to reflect changes in that statute and to reflect administrative rulings not readily available to the public.

DATES: Comments should be submitted on or before January 18, 2000.

ADDRESSES: Any comments should be addressed to the Secretary to the Board, Railroad Retirement Board, 844 North Rush Street, Chicago, Illinois 60611.

FOR FURTHER INFORMATION CONTACT: Thomas W. Sadler, Senior Attorney, Railroad Retirement Board, (312) 751-4513, FAX (312) 751-7102, TDD (312) 751-4701.

SUPPLEMENTARY INFORMATION: As administrator of the RUIA, the Railroad Retirement Board pays benefits to